tion of time paid for, unless renewed.

- I see thy face no longer In vision of the night;
- The far away is that last day That leat thee to my sight, But though the waves no longer Reflect their absent queen, Do tides forget? O love, long set,
- I follow the unseen. Amid the voices round

-[The Spectator. MISSISSIPPI LEGISLATURE. SENATE.

My heart for evermore.

WEDNESDAY, January 14, 1880. Senate met pursuant to adjournment. Lt.

EIGHTH DAY.

Governor Sims in the chair. Prayer by the Rev. Dr. Watkins. the Senators present, except Mr. Mr. King, from Committee on Agriculture. B. No. 28, looking to the repeal of an act to shand certain fertilizers of Lownces coun-

asking certain fertilizers of Lownées count, and recommended its passage.

Mr. Bills from Committee on Counties and only Sandards, reported back to the Sentant of Russe bill No. 12, in relation to the abspace of these in oil Tishomingo county, and recommended its passage, also, H. B. No. 25, on the relief of Ways end that the petition of the House, which was read, and, as mended its passage with an accompanying and the recommended its passage of H. B. No. 25, the remaining and the remaining and resonance of the solution of the special part of the special part of the solution of the special part of the speci are House bill No. 12 in relation to the abrecent of titles in old Tishomingo county, and recommended its passage; also, H. B. No. 25, for the relief of Wayne county, and recomamendment, as follows: Strike out two where ver it occurs, and insert one. Committee , to authorize the Secretary of State to fur-ah Chancery Clerk of Marshall county with certain reports of decisions of the Supreme

lane, recommended the passage of the follow-S. B. No. I. An act to incorporate the Holby Springs and Memphis Railroud Company; and S. B. No. 10, An act to incorporate the Aberdeen Gas, Coal and Coke Company.

At 1:30 o.c.l.

Mr. Brown, from select Committee to whom was referred H. B. No. 14, An act to incorporate the town of Quitman; and H. B. No. 18, An act to incorporate the town of Lauder-ials Station, recommended the passage of Mr. Gibbs, Chairman of the Senate select Committee on Jaint Rules, reported a series

of rules for the government of the Senate and House, and recommended their adoption by On motion of Mr. Gibbs said report was FitzGerald were present. taken up, and the joint rules read and adopt-

On motion of Mr. Johnson, the privileges of the Senate were extended to Hon. W. H. H. Tison, of Lee; on motion of Mr. Wilcox, to Inca. W. T. Marrin, of Adams; and on motion of Mr. Anderson, to Hon, Wirt Adams, of Pike,

2. B. No. 18—An act to prevent emigration from this Etgie.

2. B. No. 18—An act to prevent emigration from this Etgie.

3. B. No. 18—An act to prevent emigration from this Etgie.

3. B. No. 18—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from this Etgie.

3. B. No. 19—An act to prevent emigration from the table and passed.

3. B. No. 20—An act to provide for the paying from the table and passed.

4. B. No. 19—An act to prevent emigration from this Etgie.

4. B. No. 19—An act to prevent emigration of the state of Mississippi, that any person who the state of Mississippi and the state of Mississippi, that any p

Boundaries.

If B. No. 25, for the relief of Wayne county, was taken up and passed with the following amendment: Strate out "two" wherever it which motion prevailed.

which was referred to commerce and Manufactures and Manufactures ture, Commerce and Manufactures and Manufactures.

At 11:30 the doors were thrown open, and Legislative business resumed. On motion of Mr. Humphries the Senate adjourned. Mr. Reynold Mr. Olive Grisson.

Mr. Reynold Mr. Olive Grisson.

Mr. Reynold Mr. Olive Grisson.

Mr. Humphries the Senate adjourned.

of Landerdale, was passed.

H. E. No. 46. Fixing the times and number and days for holding the various Circuit and the bill passed as amended.

The blank in House concurrent resolution

Mr. Speaker Johns in the Chair, Messrs. Fields, Selby and Talbert failed to

On motion, the privileges of the House were extended to Hons. W. H. H. Tison of Lee, Oliver Eckford of Monroe, E. Watkins of Lauderdale, E. L. Russell and G. C. Chandler, H. B. No 54. An act to regulate, open and keep in repair the public roads of the State.

ferred to the Committee on County Affairs. By Mr. Gibson-H. B. No. 55. An act to provide for change of venue in Justices' Courts. Referred to Judiciary Committee. By Mr. Cooper— H. B. No. 56. An act to amend sections 45

wate sale. Referred to Judiciary Committee.

By Mr. Madison—

H. B. No. 61. An act to regulate the sale of cotton seed in Noxubee and Tate counties.

Mr. Featherston moved to amend the bill by inserting the county of Marshall; Mr. Norrell asked that Rankin county be inserted; Mr. Downs asked that Madison county be inserted; Mr. Downs asked that

in the bill; Mr. Christmas asked that Holmes county be inserted; Mr. Downs asked that Madison county be also inserted; Mr. Howry wished Lafsyette county inserted; Mr. Martin moved to insert Claiborne county; Mr. Taylor asked that Benton county be inserted. Messrs. Myers and Madison spoke in favor of the bill; Messrs. Seabrook, Field and Lyle spoke in opposition.

Mr. Huddleston moved to tay bill and amendments on the table, which motion prevailed by a vote of 69 yeas, and 46 nays.

H. B. Na. 62. An act to amend the laws of

H. B. No. 62. An act to amend the laws of plead in certain cases. Referred to Ju-

diciary Committee.

By Mr. Buchanan.

H. B. No. 63. An act to amend Section 2306
Revised Code of 1871, in relation to mortgages and deeds of trust. Referred to Judiciary

By Mr. Hurt-

Mr. Jarnagin, from Committee on Corpora-Genee, of Wilkinson, spoke in favor of sus-taining the action of the Committee. Messrs. Featherston, Taylor of Lee, and Naland spoke in favor of the petitioners. The motion of Mr. Featherston to re-commit

accordance with the prayers of the petition

NINTH DAY. Turnanay, Jun. loth.

Senate met pursuant to adjournment. Li Governor Sims in the chair. Prayer by Rev. Dr. Watkins.

Mr. Johnson, according to notice given, introduced—
S. B. No. 13. An act to repeal the 11th section of the Agricultural Lien Law, approved
April 14, 1876. Referred to Committee on
Agriculture, Commerce and Manufactures.
Mr. Anderson, introduced—
Mr. Ring presented an affidavit of E. Patrey.
Son—both of which were, on motion of Mr.
Reynolds, referred to the Committee on Registration and Elections.
Mr. Reynolds, Chairman of the Judiciary
Mr. Bills gave notice that he would at an
early day introduce a bill to amend Section
27 of an act to establish and maintain a uniform system of Public Free School in this
State, as far as relates to the county of Franktration and Elections.
Mr. Reynolds, Chairman of the Judiciary
Mr. Bills gave notice that he would on to-

Mr. Vance, introduced—
S. B. No. 15. An act to divide the aganty of Panola into two circuit and chancery court districts, and for other purposes. Referred to Light for holding the Courts in Second to Judiciarry Committee.

Mr. Jackson, introduced—
S. B. No. 16. As Act to prevent gruelty to domestic arimals. Referred to Committee on Agriculture, Committee and Manufactures.

Mr. Jarnagin, introduced—
S. B. No. 17. An act to authorize the bid of the Supervisors of Noxubee county to procure a general index to the minutes of the Supervisors of the Logislature; and H. B. No. 16, to extend the Courts in Second District of Cagroll county, do pass, as amended, and as a mended, do pass.

Mr. Jarnagin, introduced—
S. B. No. 20. An act for the relief of M. W. Williams, of Holmes county, which was returned to passage of H. b. No. 12, in relation to the abstracts of titles to real grant in old Tishoming county.

course a general index to the minutes of the minute

S. B. No. 4. An act to amend section 1455, of the Code of 1871, in relation to attachment for debts not due, was referred to Judiciary

At 11:15, on motion of Mr. Bills, the Senste

adjourned.

NINTH DAY. THURSDAY, Jan. 15th, 1880.

A call for the year and nays being made, and sustained, the vote on the passage of the bill, resulted as follows: YEAR - Mesers, Andrews, Bailey, Buchan-an, Buford, Burdine, Byrd, Chamberlain, Coop-er, Christmas, Clark, Coleman, Cratin, Day, Er-vin, Field, of Lowndes, Gilmor, Hardin, Har-ris, Harrison, Eicks, Hill, Howry, Huddles-

Too long unsmote by that sweet note,
My ear forgets the sound.
But though the shell no longer
Can hear the ocean roar,
It echoes still—so thy words fill

ed and the bill read a third time. Carried:
But though the shell no longer
Can hear the ocean roar,
It echoes still—so thy words fill

ed and the bill read a third time. Carried:
But though the shell no longer
Can hear the ocean roar,
It echoes still—so thy words fill

ed and the bill read a third time. Carried:
But though the shell no longer
Can hear the ocean roar,
Can hear the ocean roa

SENATE. TENTH DAY.

FEIDAY, Jan. 16, 1880.

overnor Sims in the chair.

Prayer by Rev. Dr. Watkins.

All the Senators except Messes. Cooper and to which was referred House concurrent reso-FitzGerald were present.

Mr. Gayles gave notice that he would, at an early day, introduce a bill to prevent the working of convicts on plantations and other private works.

Lution No. 11, asking for the appointment of a special Committee, to take charge of the report now on file in the Auditors office, reported by the Government of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, to consider the mittee on part of the House, and other point new on file in the Auditors office, reported to the House.

Mr. Harkreader, of Lee—

H. B. No. 103. An act to provide for the mittee on part of the House, and other point new on file in the Auditors office, reported to the House.

Mr. Harkreader, of Lee—

H. B. No. 103. An act to provide for the mittee on part of the House.

Western new of the House.

H. B. No. 103. An act to provide for the mittee on part of the House.

Western new of the House.

H. B. No. 103. An act to provide for the mittee on part of the House.

H. B. No. 103. An act to provide for the mittee on part of the House.

House.

House.

House.

House.

H. B. No. 103. An act to provide for the mittee on part of the House, and the House of the House.

H. B. No. 103. An act to provide for the mittee on part of the House.

H. B. No. 103. An act to provide for the mittee on part of the House.

House. Mr. Reynolds presented the answer of Hon Mr. Martin, of Adams; and on motion of Mr. Wilcox, to Mr. Anderson, to Hon. Wirt Adams, of Pike, Merren Cowan to the petition of Hon. J.S. Merren Cowan to the petition of Hon. J.S. Mr. Magee gave notice that he would at an adjourned.

Mr. Magee gave notice that he would at an adjourned.

Mr. Anderson, introduced—
S. B. No. 14. An act making it a misde
Sentence of the Sentes sundry
Mr. Beynolds. Chairman of the Judiciary
Mr. Beynolds. Chairman of the Sentence of Marion
Mr. Beynolds. Chairman of the Judiciary
Mr. Beynolds. Chairman of the Judiciary
Mr. Berred to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Sentered to Committee on Education.
Mr. Longing, Chairman of the Committee on Education.
Mr. Longin

No. 150, an act relative to excessive charges and unjust discrimination by railroad companies in this State, which passed both Houses of the Legislature.

Of the Legislature in March, 1878, together with his abjections thereto.

Of motion of Mr. King, the message and legislature for motion of the special order for Friday, 23d inst, at 11 a. M.

Leave we given to Mr. Humphries to prevent emigration are with a special order of the appointment of a special committee.

Such a set authorizing the Board of Supervisors of Benton County, to sell or such a set in said county to purchase fanother.

A motion to re-consider the action of the Senate to furnish the Chancery Clerk of Marshall county with certain reports, was taken from this figure.

Such a set authorizing the Board of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, to sell or such as a book of Supervisors of Benton County, the such as a book of Supervisors of Benton County, the such as a book of Supervisors of Benton County, the such as a book of Supervisors of Benton County, the such as a book of Supervisors of Benton County, the such as a book of Su

by hir. Applewhite—
H. B. No. 62. An son for the relief of certain purchasers of State lands in the county
of Lincoln. Referred to Judiciary Commit-By Mr. Harrison-

An act to amend section 1760 of Revised Code of 1871, for the relief of circuit clerks, in certain cases. Referred to Judiciary Comtion, which was made the special order for were unable to get it).

Thursday next, 22d inst., at 12 o clock:

At 11 p'clock, on me House met pursuant to adjournment. Mr.

Speaker Johns in the Chair. Prayer by Rev.
Mr. McNeil, of the House. All the members present except Messrs. Fields, Nelson and Selby.

Re Mr. Wilson of Claibarne, from joint select.

Thursday next, 22d inst., at 12 o'clock:
Be it resolved by the Legislature of the Senate adjourned.

State of Mississippi, That it is the sense of this House, the Senate concurring, that the present tensing system of the Penitentiary should be abolished.

By Mr. Wilson

Selby.

Mr. Lewis, of Claiborne, from joint select committee appointed to draft rules for the government of the Senate and House, reported a series of rules, which sas adopted by the Before to the Committee on Propositions and Grievances.

Committee on Education. H. B. No. 78. An act to amead section 1263 of the Revised Codes of 1871, in relation to judgments and decrees in Chancery Courts. Referred to Judiciary Committee. By Mr. Mullins—
H. B. No. 79. An act to incorporate the Fgatherston Guards, of Holly Springs, Miss. Referred to Committee on Corporations.

H. B. No. 80. An act in relation to the jurisdiction, pleading and practice of the Chancery Courts, approved April 15, 1876. Referred
to Judiciary Committee.

By Mr. ReenH. B. No. 81, in relation to bonds of retail-

contained shall interfere with existing con-tracts." Bill with the amendment, was

at ly after the call of counties.

Mr. McLaurin, of Rankin, offered a resolu-Mr. McGes, of Clark, offered an amendment providing that such chapters or sections
of the Code as are unchanged or amended,
shall not be printed. The amendment was ment providing that such chapters or sections of the Code as are unchanged or amended,

At 12:30, on motion of Mr. Bailey, the House of Columbus. Passed.

By Mr. Harris, of Lowndes—

SENAFE.

ELEVENTH DAY SATURDAY, Jan. 17, 1880.

Monday, or at an early day, introduce an act for the prevention of crucity to animals.

Mr. Vance gave notice that he would on Monday introduce a bill to incorporate the town of Como, in Panola county.

The Judiciary Committee reported adversely on the following bills: H. B. No. 25, to create an additional Justice of the Peace in Winston county; H. B. No. 48, to create an additional Justice of the Peace and Constable in the Gounty of Hinds.

The Committee on Corporation recommendated the town of Control of H. B. No. 42, to declare Noxwith in the control of the whole population of persons and property as they may think proper, and the same to alter and change at pleasure," Acts 1852, p. 71. Section 19 of the charter of the Vicks-burg and Meridian Railroad Company in the representatives chosen by them, and charge at pleasure," Acts 1852, p. 71. Section 19 of the charter of the Vicks-burg and Meridian Railroad Company in the representatives chosen by them, and charge at pleasure," Acts 1852, p. 71. Section 19 of the charter of the Vicks-burg and Meridian Railroad Company in the first of the control of the whole people and and constable in the 3d Supervisor's bilstrict of Hinds county; and 8d. No. 25, to create an additional Justice of the Peace and Constable in the County of Hinds.

The Committee on Corporation recommendated the power of the core of the c

nitely postponed.

H. B. No. 48. To create an additional Justice of the Peace in Third Supervisor's District of Hinds county, was indefinitely post-H. B. No. 66. To repeal an act prohibing the sale of intoxicating liquors within three miles of Chester, Choctaw county, was passed H. B. No. 84. Authorizing the Board of Su-

pervisors of Jefferson county to issue bonds for building and furnishing a court-house in said county, was laid on the table subject t H. B. No. 67. Repealing so much of an act approved March 25, 1854, as refers to the towns of Beauregard and Wesson, was referred to the Committee on Counties and GFNTLEMEN-

Messrs, Ciark, Murphy Selby, Shields and Taylor of Benton.

The Committee on Enrolled Bills, through its chairman, Mr. McGee, of Clark, reported the Hon. J. A. P. Campbell for revising and that it had examined sundry bills, and found codifying the laws of Mississippi, he passed, all properly enrolled. codifying the laws of Mississippi, he passed, ecutive office on the 4th of March, just thirreach of the Legislature, and the codifying the laws of Mississippi, he passed, the control of the Legislature, and the codifying the laws of Mississippi, he passed, the codifying the laws of Mississippi, he passed the codifying the laws of Mississippi, he codifying the laws of Mississi

the blank is House concurrent resolution of the Judiciary Courts in this State, was referred to the Judiciary Committee.

H. B. No. 48. An act to create an additional Content of the Judiciary Committee.

H. B. No. 52. In relation to the pay of the Legislature, was passed. A motion to recausible, was laid on the table. House concurrent resolution providing for the designed and all gold all and to recausible in the side of list, in relation to contested elections was referred to the Legislature, was passed. A motion to recausible, was laid on the table. House concurrent resolution providing for the designed and all properly enrolled.

H. B. No. 52. In relation to contested elections was referred to Committee on Registration and Elections.

H. B. No. 65. To repeal an act to repeal section 391 of the Amount of realizing Committee, and the sale of lists, and found all properly enrolled.

H. B. No. 65. To repeal an act to repeal section 391 of the days of the Legislature, was passed. A motion to recausible, was laid on the table. H. B. No. 66. To repeal an act to prohibit the sale of vinous and spirituous liquids within the recommittee of the sale of vinous and spirituous liquids within the recommittee of Committee on Committe

Mr. Buchanan offered the following resolu-

HOUSE.

ELEVENTH DAY, SATURDAY, Jan. 17, 1880.

Mr. — moved to amend the resolu-tion by adding the name of Shields, of Washhir. Field, of Loundes, moved to further amend by adding the name of Mr. Ervin, of Lowndes. Mr. Seabrook moved to amend by adding the name of Mr. McGee, of Clark. Mr. Lewis, of Claiborne, withdrew the reso-

This being the day for the call of counties, the roll was called, and the following local bills were introduced:

By Mr. Harrison, of Alcorn— By Mr. Harrison, of Alcorn—

E. B. No. 87. An act for the relief of E. S. Mitchell, of Alcorn county. Referred to the Committee on Ways and Means.

By Mr. Andrews, of Attala—

H. B. No. 68. An act to repeal an act prohibiting the sale of interiesting liquors within five miles of the town of Newport, Attala county, approved March 12, 1878. Passed.

By Mr. Buchanan, of Chickseaw—

H. B. Wo. 89. An act to regulate the election

met pursuant to adjournment. Lt.
Sims in the chair.
Sy the Rev. Dr. Watkins.
by the Rev. Dr. Watkins.
The Judiciary expenses of the State, with the following from Committee on Agriculture, and Manufactures, reported back
ig from Committee on Agriculture, and Manufactures, reported back
by Mr. Williams, submittee on Code,
by Mr. Williams, of Greene county.

By Mr. Huddleston

H. B. No. 35.

An act to change the warious chancery and circuit
counts in this State, which motion prevailed
counts in the case of the Mobile
counts in the case

Supervisors of Jefferson county, in lieu of fees. Mr. McLaurin, of Rankin, offered a resolution providing for the printing of 200 copies
of the Code for the use of the members of the

B. B. No. 99. An act to create an additionGranger cases—the court, quoting from the
al Justice of the Peace and Constable in JefWe have reached a crisis in our country's

We have reached a crisis in our country's

Company vs. Iowa—one of the famous
Granger cases—the court, quoting from the
preamble accompanying the call:

We have reached a crisis in our country's

Company vs. Iowa—one of the famous
Granger cases—the court, quoting from the
preamble accompanying the call:

We have reached a crisis in our country's

Company vs. Iowa—one of the famous
Granger cases—the court, quoting from the
preamble accompanying the call:

Company vs. Iowa—one of the famous
Granger cases—the court, quoting from the
preamble accompanying the call:

H. B. No. 104. An act to amend the charter H. B. No. 105. An act to repeal an act for the preservation of fish in Lowndes county

of the Superintendent of Elucation of Marion county. Referred to Committee on Education.

C. A. Askew, which was referred to the Committee on Chins.

Mr. Lalten introduced—

S. B. No. 24. An act authorizing the Board of Supervisors of Benton County, to sell or of Supervisors of Benton County, to sell or of Supervisors of Benton County, to sell or supervisors of Benton County, which was passed.

County Affairs.

Mr. Pollard, of Panola, moved that the Committee on County Affairs be discharged from this invention.

S. B. No. 25. An act to authorize the Board of Supervisors of Noxubee county to procure farther consideration of H. B. No. II, in relation to official bonds in the contract.

When once rallied by the writer about freights, it only remains to show that the Union Depot, yesterday, must have been astonished at the scene in the Large with an earnest gesture. Travelers arriving at or departing from his invention.

S. B. No. 25. An act to authorize the Board of Supervisors of Noxubee county to procure farther consideration of H. B. No. II, in relation to official bonds in the contract.

When once rallied by the writer about freights, it only remains to show that the Union Depot, yesterday, must have been astonished at the scene in the Inventor of the Union Depot, yesterday, must have been astonished at the Committee on County Affairs be discharged from freights, it only remains to show that the Union Depot, yesterday, must have been astonished at the Committee on County Affairs be discharged from freights, it only remains to show that the Union Depot, yesterday, must have been astonished at the Union Depot, yesterday, must have been astonished at the Union Depot, yesterday, must have been astonished at the Union Depot, yesterday, must have been astonished at the Union Depot, yesterday, must have been astonished at t By Mr. Lamkin, of Pike— H. B. No 110—An act to increase the pay of

> corporate McComb City, in Pike county, Mississippi, approved March the 5th, 1872. Passed.
> By Mr. Wilson, of Pontotoc—
> H. B. No. 112—An act to authorize the Treasurer of Pontotoc county to sell certain Without reference to Section 6, which is, I lands on account of Common School funds. Mr. Noland moved to extend the privileges of the House to Hon. J. D. Vertner, of Clai-

ren, Byrd, Cameron, Carter, Coleman, Hicks, King, Norrell, Field of Lowndes, Fortson, Me-Innis, Huddleston, Hurt, Hunter and Ramsey. VETO OF THE RAILROAD BILL.

of the Legislature. It was a source of regret that, amid the stress of business during scientiously approve the bill, and therefore night's train. afforded in which to prepare and submit to your predecessors a written message embracing the reasons which controlled my action in withholding from it my official signature. Anticipating the difficulties here mentioned, and in order that the power vested in the Executive by the Constitution might be preserved unimpaired, the

As this provision of our State and Federal Constitutions admits of but a single construction, it is only necessary to present such argument, as will show conclusively that the rights and powers conferred upon a corporation by its charter are contracts between the State whose Legislature grant-

It was held by our present Supreme Court, in the case of the Mobile and Ohio Railroad Company vs. Mosely, that exemp
Railroad Company vs. Mosely, that exempthe charter of a corporation organized under it is irrepealable and inviolable, is too 1878.

have more successfully withstood the shock THE PLATFORM RECENTLY ADOPTED BY ditional authority. In the case of the Chi-cago, Burlington and Quincy Railroad for the convention of the National Green machinery, the tangled and mutilated fibres ing that the company was, to a certain extent, protected by a contract, says: government, which was designed for the his business engagements prevented for a

rights exercised by a railroad corporation; the part of a large majority of voters, is dis-believed would place the cotton States on and to prove that this power is vested in sipated. Usurious interest and enforced their feet again; but his surroundings were the railroad companies of this State, I need only refer to their charters.

idleness have filled the land with pauperism, entirely new and embarrassing. Pouniless, only refer to their charters.

the preservation of fish in Lowndes county. Passed.

By Mr. Ford, of Marion—

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

By Mr. Ford of Marion—

Section 10 of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

Exp. Mr. Ford of Marion—

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

H. B. W. Ford of Marion—

Exp. Mr. Ford of Marion—

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

H. B. W. Ford of Marion—

Exp. Mr. Ford of Marion—

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

H. B. W. Ford of Marion—

Exp. Mr. Ford of Marion—

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion county. Referred to Committee on Education.

H. B. No. 106. An act to increase the pay of the Superintendent of Eincation of Marion—

L. Sup

power to regulate their own rates of fare and Section 4 of the bill declares that no com-Superintendent of Education, of Pike county,
Referred to Committee on Education.

By Mr. Land 19 111—An act to amend an act to in-

dollar and fifty cents for each bale transported one hundred and fifty miles or less, think, equally obnoxious to the Constitution, it seems impossible to escape the con-

respectfully return it for your reconsidera-tion. J. M. STONE.

H. B. No. 64. To authorize the Board of Scientisty, was read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in thirty. As a read, the blank therein siled in the same operated in the same of the siled in the proposed in the same of the siled in the same operated in the same operate

passed impairing the obligations of contracts. As this provision of our State and Federal coming from or going to any other State, but whole.

Six Beferred to Committee on Proposal Found in the State whose of the between competing transportation companies.

Sec. 4. Be it further enacted, That any a part of the government, but for the private benefit or purposes of the corporators, stand on a different footing, and are held to be contrats between the legislature and the corporators, having for their consideration the liabilities and duties which the corporators assume by accepting them; and the grant of the franchise can no more be resumed by the Legislature, or its benefits diminished or impaired, without the consent of the grantees, than any other grant of the grantees of the corporators, having for their consideration the liabilities and duties which the corporators assume by accepting them; and the grantees, than any other grant of the grantees of the corporators, having for their consideration the liabilities and duties which the corporators assume by accepting them; and the grantees of the government, but for the private benefit of the grantees of the corporators, having for their consideration the liabilities and duties which the corporators assume by accepting them; and the grantees of the further enacted, That any in the grantees in this gather and the sexamined the wheat on sevental than any between companies.

Sec. 4. Be it further enacted, That any in the grantees in the assignee, purchasing them as purchased to receive a mere child be evinced a decided passion for cutting and carving wood in grotesque and currous designs, and pictures, especially engravings, held him with a sort of fierce fascination.

The Exodusters.

Sec. 4. Be it further enacted, That any in the grant care the serior of the grant for the grant of the grant for the g minished or impaired, without the consent of the grantees, than any other grant of property or valuable thing, unless the right to do so is reserved in the charter itself."

Judge Cooley is generally accepted as good authority, and this would seem to be conclusive; but the following decisions of our Supreme Courts are cited in support of this doctrine:

The High Court of Errors and Appeals of this State, in the case of Payne vs. Baldwin, Chief Justice Sharkey delivering the opinion of the court, decided that a bank charter is a contract within the meaning of

H. B. No. 64. A bill to authorize the Board of Supervisors of Montgomery canny to have the realty of saids county assessed during the realty of saids county assessed during the realty of saids county assessed during the realty of saids and referred to public roats, be taken from Committee on County Affairs and referred to recounty affairs, which, or motion of Mr. Astors, Nelson, Noland, Ramsey, Res. Roperty, Mr. Hill moved to refer to Judiciary Committee on County Affairs, which, or motion of Mr. Hill moved to refer to Judiciary Countities of the Revised Code of 1871, in resation to public roats, be taken from Committee on County Affairs, which, or motion of Mr. Hill moved to refer to Judiciary Countities on County affairs, which, or motion of Mr. Hill moved to rable, which was carried.

Mr. Noland moved to table, which was carried.

Mr. Hurt moved that the rules be suspend and the bill read a third time. Carried; and the bill read a third time. Carried; and the bill passed.

Mr. Hurt moved that the rules be suspend and the bill read a third time. Carried; and the bill passed.

Mr. Hurt moved that the rules have an early and the bill passed.

Mr. Hurt moved that the rules have an early and the bill passed.

Mr. Hurt moved that the rules have an early and the bill passed.

Mr. Hurt moved that the rules have an early and the bill passed.

Mr. Hurt moved the refer to Judiciary County and the proposed and the bill passed.

Mr. Hurt moved the refer to Judiciary County and the referred to Judiciary County and the county and with the term used in the Constitution. The taken from Committee on County and with the truntee of the United States have an Indicated the Turney and the truntee of the United States have an Indicated the Turney and the truntee of the United States have to a similar provision of our state Constitution of the United States have the United States have an Indicate the United States have the United States have

ed and the bill read a third time. Carried and the bill read a third time. Carried as about the bill read a third time. Carried as about the tender of the few to consider the read and the bill read a third time. Carried as about the bill read a third time. Carried as about the bill read a third time. Carried the bill passed.

By Mr. Watson, of DeSto—

H. B. No. 52. An act to smead section 2131 of the few sectio

ruary 28th, 1878, Speaker of the House of Representatives.
Passed the Senate, February 29th, 1878,
W. H. Sims, President of the Senate.

GREENBACK DOCTRINES.

Senate met parsuant to adjournment. Lieut Governor Sims in the Chair. Prayer by Rev. Jr. Watkins. All the Senators answered to the Code as are unchanged or amended. On motion of Mr. Brown, the privileges of the Senate were extended to Hon. W. F. Tucker, or Chickassaw country.

Mr. Dalton. Chairman of the Committee on Contingent Fund. B. No. 11, asking a report of the Governor in regard to the Excentive Contingent Fund. Senators, to which was adopted:

Mr. J. P. Carter, from Finance Committee, to which was efforted the following resolution No. 11, asking for the appointment of a Special Committee, to which was referred House consurrent resonanced as the Joint Committee on cluring No. 11, asking for the appointment of a Special Committee, to take charge of the remeast of the Mr. Dalton Representation of the Special Committee, to the color of Lawrence country.

Mr. J. P. Carter, from Finance Committee, to which was adopted:

Mr. J. P. Carter, com Finance Committee, to which was referred House consurrent resonanced as the Joint Committee on cluring No. 11, asking for the appointment of a Special Committee, to take charge of the remeast of the Mr. Dalton Representation of Jones country.

Mr. H. B. No. 101. An act to reduce the official body of Jones country.

Mr. Teruinson, of Lawrence—

H. B. No. 102. An act to amend an act to reflect the following resolutions of the Committee on Contingent Fund.

Mr. J. P. Carter, from Finance Committee, to which was adopted:

Mr. J. P. Carter, com Finance Committee, to which was referred House concurrent resonance of the provided for the Sall not be privileges of the House.

Mr. All Providing that the Charter, of the Code as a readment was tabled to the near transment of the Content of the Content of the Content of the Committee on Contingent Fund.

Mr. J. P. Carter, from Finance Committee, to which was adopted:

Mr. H. B. No. 102. An act to amend an act to rectar an additional purpose of the most valuable and important province the collection of the Code as a referred to the flo Section 12, of the charter of the Mobile and Ohio Railroad Company declares that the company shall have the right to "fix,"

St. Louis Globe-Democrat. waiting-room. For the nonce it was turned into a camp of colored people. All the space was monopolized by 150 men, women and children and plantation household goods. The men were gathered in knots, eagerly listening to one of their number explaining the situation, or, as now and then occurred, to the superior wisdom of a white man. The woman formed groups by themselves The woman formed groups by themselves, and they were busily employed, when not chatting to each other, in attending to the quitts and pois and pans. The police ex- "It seems to me, said his neighbor, asga-

It is too late to raise the question whether it was wise to grant to these corpowhether it was wise to grant to these corporations the exclusive right to regulate their rates of charges; it has been granted, the Constitution under which the grants were made, empowered the Legislature to make the constitution of the constitut Constitution under which the grants were made, empowered the Legislature to make them; the companies have accepted the Jackson, Miss., Jan. 7, 1880.

To the Senate:

Gentlemen—Senate Bill No. 160, original orig inated in the Senate, February 5th, 1878, passed the House of Representatives, February 28th, and was delivered at the Executive office on the 4th of March, just thirty equivers he final adjournment the charter of the Legislature, and must so remain the charter of the charter exists.

In do organized the expedition, and for his services he charged \$1 for each grown-up person, and 50 cents each for the children of the party. The understanding was that reach of the Legislature, and must so remain the charter of the charter exists. as their "agent," but they had learned that this precious oil, for every family is liable For the foregoing reasons I cannot con- he was going back to Missignippi by that to have a creaking hinge in the shape of a

McKenuan left last night for his Missis. tone, or fault-finding spirit.-Southern sippi home, which he said was at Enterprise, Clarke Co. Two or three of the most intel-

Resolved. That the memorial of the State Grange of the Patrons of Husbandry, he referred to the Judiciary Committee, with instructions to report a bill in accordance with view of memorialists, if in their judgment such a law should be expedient and conductive to sound public policy.

(The memorial is one of interest to the merchants and planters in the State, and we will publish in our next issue. It being now in the hands of the Judiciary Committee, we were unable to get it).

At 11 o'clock, on motion of Mr. Bills, the Senate adjourned.

St. Louis Globe-Democrat.

This manuing fresh batches of exodusters are expected to arrive from Meridian, Lauderdale county, Mississippi, by the L.M. and S. Railroad, from Clarksville, Tenn., by the Southern Railroad, and from Nashville, Tenn., by river. The party from Meridian is said to number eighty, and that from Clarksvile, fifty.

Five in. 35 00 7 50 12 00 15 00 30 00 50 00 75 00 Special, or local netices, 20 cents per line

SEC. 7. Be it further enacted. That this act northwestern part of Rutherford county, furniture manufacturer, but subsequently joined his brother, Maj. John Clement, in establishing a factory, in the neighborhood of his nativity, for making cotton gins. This factory was successfully run by the two brothers through a number of years, until it was accidentally burned, when L. T. Clement with his wife, emigrated to the then new county of Carroll, in west Tennessee, where he formed a partnership with an-THE GREENBACK LABOR CONVENTION other party in a small factory for spinning cotton yarns. But there being a better outlook for him in the town of Lexington, he soon transferred his interests into a factory The Greenback conference fixed upon there and became its Superintendent. And

a friend. When once rallied by the writer about

wants of the queerly bundled up little temper, he went to a neighbor with the story

borne county. Carried.

Mr. Field, of Lowndes, moved that the Select Committee on Public Reads, be increased to fifteen. Carried, and Committee appointed by the Chair as follows: Billingslea, of Wargen, Byrd. Cameron, Carter. Coleman, Highs.

Clusion that the provisions of this bill attempt to divest these corporations of valuable rights granted by their charters; that they are in contravention of the State and by the Chair as follows: Billingslea, of Wargen, Byrd. Cameron, Carter. Coleman, Highs.

Clusion that the provisions of this bill attempt to divest these corporations of valuable rights granted by their charters; that they are in contravention of the State and by the Chair as follows: Billingslea, of Wargen, Byrd. Cameron, Carter. Coleman, Highs. men showed that they were densely ignor- of the doors in my house creaked. Nobody,

fretful disposition, a cross temper, a harsh The following is the bill referred to:

SENATE BILL No. 150.

An Act relative to Excessive Charges and day several appears were made to the police day several appears were made to the police.

EXPERIENCE AND INCIDENT. -Dr. Multiple the day several appears were made to the police seending! How deeply numble! The greatering the day several appears were made to the police. Unjust Discrimination by Railroad Companies in this State.

Officers at the depot to force McKennan to ture has a respect for the service of the panies in this State.

In James county, this State, a few days ago, a son of Mr. Clover unloaded his gun by placing his toe on the hammer and blowing into the muzzle. Any one curious

NORTH CAROLINA has one hundred and ninety Methodist ministers. The Matho-A LITTLE daughter of Ewell Reeves, of Pickens county, S. C., was burned to death Seven hundred and two thousand three hundred and eighty-five dollars.

the undertaker first.

enough to want to know the result can try the experiment, but make arrangement with